

# UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA BECKLEY

#### UNITED STATES OF AMERICA

v.

CRIMINAL NO. <u>5:23-CR-00 / 3 4/</u> 18 U.S.C. § 241

# STEVEN NICHOLAS WIMMER DEFENDANT

### INFORMATION

The United States Attorney Charges:

# **Introduction**

At all times relevant to this offense:

- 1. Southern Regional Jail (SRJ) was a state correctional facility operated by the West Virginia Division of Corrections and Rehabilitation (WVDOC) and located in Beaver, Raleigh County, West Virginia, within the Southern District of West Virginia.
  - 2. A-pod and C-pod were two housing units for inmates at SRJ.
- 3. Defendant STEVEN NICHOLAS WIMMER (WIMMER) was employed by WVDOC as a correctional officer at SRJ.
- 4. On or about March 1, 2022, defendant WIMMER was on duty at SRJ and acting in his official capacity as a correctional officer.
- 5. On or about March 1, 2022, Q.B., an individual known to the United States Attorney, was a 37-year-old pre-trial detainee in the custody of SRJ.
- 6. On or about March 1, 2022, defendant WIMMER responded to a call for officer assistance after Q.B. tried to push past a correctional officer and leave C-pod. When defendant WIMMER arrived at C-pod, Q.B. was on the floor as other persons known and unknown to the

United States Attorney were engaged in using force against Q.B. Defendant WIMMER and other officers then restrained and handcuffed Q.B. in C-pod.

#### **COUNT ONE**

- 7. Paragraphs 1 through 6 are hereby incorporated by reference.
- 8. On or about March 1, 2022, at Beaver, Raleigh County, West Virginia, and within the Southern District of West Virginia, defendant WIMMER and other persons known and unknown to the United States Attorney, while acting under color of law, willfully combined, conspired, and agreed to injure, oppress, threaten, and intimidate Q.B., a pre-trial detainee, in the free exercise and enjoyment of a right secured and protected by the Constitution and laws of the United States, namely, the right not to be deprived of due process of law, which includes the right to be free from the use of unreasonable force by correctional officers.

## Purpose of the Conspiracy

9. The plan and purpose of the conspiracy for defendant WIMMER and members of the conspiracy was to use unreasonable force to punish inmate Q.B. in retaliation for the earlier incident in C-pod, during which Q.B. tried to push past a correctional officer and leave C-pod. To achieve the object of that conspiracy, defendant WIMMER, and members of the conspiracy, both known and unknown to the United States Attorney, aided and abetted by each other, did punish Q.B. by assaulting him.

#### Overt Acts

10. In furtherance of the conspiracy, and to accomplish its objectives, defendant WIMMER and members of the conspiracy, both known and unknown to the United States Attorney, aided and abetted by each other, committed the following overt acts, among others, on or about March 1, 2022, at SRJ:

a. Defendant WIMMER and members of the conspiracy, both known and unknown to the United States Attorney, aided and abetted by each other, escorted Q.B. from C-pod to an interview room.

b. After entering the interview room, members of the conspiracy both known and unknown to the United States Attorney, aided and abetted by each other, struck and otherwise assaulted and injured Q.B. to punish him while he was restrained, handcuffed, and while he posed no threat to anyone.

c. Defendant WIMMER and members of the conspiracy, both known and unknown to the United States Attorney, aided and abetted by each other, then removed Q.B. from the interview room and escorted him to a cell in A-pod.

d. Inside the cell in A-pod, defendant WIMMER struck and otherwise assaulted and injured Q.B to punish him while he was restrained, handcuffed, and while he posed no threat to anyone.

All in violation of Title 18, United States Code, Section 241.

WILLIAM S. THOMPSON United States Attorney

By:

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 $\mathbf{R}\mathbf{v}$ 

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